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	6	Telephone: (702) 538-9074						
	6	Facsimile: (702) 538-9113						
	7	Attorneys for Defendant Mountain Shadow Homeowners' Association						
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	8	UNITED STATES DISTRICT COURT						
	9	DISTRICT	OF NEVADA					
	10							
	10	MY GLOBAL VILLAGE, LLC, a Nevada	Case No.:	2:15-cv-00211-RCJ-NJK				
48	11	limited liability company,	Case Ivo	2.13-cv-00211-Rcj-NjR				
891 113		Plaintiffs,						
W ada 8-9]	12	,						
NG & GRUCHOW 30, Las Vegas, Nevada 89 Facsimile (702) 538-9113		vs.		ION AND ORDER FOR AN				
(UC as,] 702)	13			ON OF TIME FOR				
GF Veg le (14	FEDERAL NATIONAL MORTGAGE		-DEFENDANT MOUNTAI				
as as	14	ASSOCIATION, form and type of entity unknown; NEVADA ASSOCIATION		HOMEOWNERS' TON TO FILE RESPONSE				
NG NO, I Facs	15	SERVICES, INC., a Nevada corporation and		TERCLAIM (#2)				
80 633 - 4		ROE BUSINESS ENTITIES I through X,	10 00011	EKCLAIVI (#2)				
ON Suit 907,	16	inclusive,						
NS ad, 38-		,						
LEACH JOHNSON SONG & GRUCHOW 15 West Russell Road, Suite 330, Las Vegas, Nevada 89148 Telephone: (702) 538-9074 – Facsimile (702) 538-9113	17	Defendants.						
H J Ssell (70	18	TERRED AL MARKOMAL MORTEGA CE	4					
AC Ru Pur	10	FEDERAL NATIONAL MORTGAGE						
LE Vest epho	19	ASSOCIATION,						
5 Te	17	Counterclaimant,						
894	20							
		vs.						
	21							
	22	MY GLOBAL VILLAGE LLC;						
	22	MOUNTAIN SHADOW HOMEOWNERS'						
	23	ASSOCIATION; and NEVADA ASSOCIATION SERVICES, INC.,,						
	23	ASSOCIATION SERVICES, INC.,,						
	24	Counter-Defendants.						
	25							
	26							
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	-,							
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LEACH JOHNSON SONG & GRUCHOW	8945 West Russell Road, Suite 330, Las Vegas, Nevada 89148	Telephone: (702) 538-9074 – Facsimile (702) 538-9113
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	Defendant/C	ounterclain	nant Fede	eral National	Mortgage	Association	("FNMA")	and
Count	er-Defendant	Mountain	Shadow	Homeowners	s' Associat	ion ("Associ	iation"), by	and
through their undersigned counsel, hereby stipulate and agree as follows:								

- FNMA filed an Answer to Complaint and Counterclaim on February 12, 2015 (#5).
 Said Counterclaim was served the Association on February 27, 2015.
- Pursuant to Local Rule, an Answer to the Counterclaim is due on or before March 20, 2015.
- 3. The insurance carrier for the Association appointed counsel on March 18, 2015.

FNMA and the Association by and through their counsel hereby agree and stipulate to allow the Association an extension of time to file its Answer and Response to Counterclaim. Association shall have up to and including March 27, 2015, to file its Response.

DATED this 20th day of March, 2015.

PITE DUNCAN, LLP

By:/s/ Laurel I. Handley

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National Mortgage Association

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Case 2:15-cv-00211-RCJ-NJK Document 16 Filed 03/27/15 Page 3 of 3

1	DATED this 20th day of March, 2015.	
2	LEACH JOHNSON SONG & GRUCHOW	
3	/s/Pyan D. Hastinas	
4	/s/ Ryan D. Hastings SEAN L. ANDERSON	
5	Nevada Bar No. 7259 RYAN D. HASTINGS	
6	Nevada Bar No. 1239 8945 W. Russell Road, Suite 330	
7	Las Vegas, Nevada 89148	
8	Attorney for Defendant Mountain Shadow Homeowners' Association	
9		
10	<u>O</u>	RDER
11	IT IS SO ORDERED.	
12	Detail this 07th day of March 0045	
13	Dated this 27th day of March, 2015.	
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16	$\overline{\mathbf{U}}$	NIVED STATES & STRICT COURT JUDGE
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